

July 24, 2020

David J. Bradley, Clerk

SERAH DUNPHY, on Behalf of Herself
and on Behalf of Others Similarly Situated,
Plaintiffs,

v.

**PROJECT ARISTOCRAT LIFE
FOUNDATION, WERUNTEXAS, LLC
d/b/a MERCY, WE RUN HOU, LLC
d/b/a ENGINE ROOM, JONATHAN
REITZELL, STEVEN A. ROGERS,
JOHN CARAVELLO, TANNER COX,
AND MOHEED MARTINS, JR.**

Defendants.

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CA No. 4:17-cv-1225

JURY DEMANDED

The Plaintiffs have moved for the entry of Final Judgment, jointly and severally against Defendants Defendants WeRunTexas, LLC d/b/a Mercy, Jonathan Reitzell, Steven A. Rogers and Moheed Martins, Jr.

After considering the motion on file and reviewing the record of this case, this Court finds that Defendants have collectively breached the Settlement Agreement that was reached following a settlement conference presided over by the United States Magistrate Judge assigned to conduct the settlement conference.

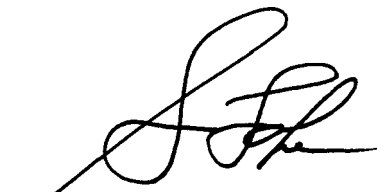
Accordingly, Plaintiffs' Motion for Entry of Judgment is GRANTED.

IT IS ORDERED THAT Plaintiffs are awarded the amount of \$40,980.00 from Defendants WeRunTexas, LLC d/b/a Mercy, Jonathan Reitzell, Steven A. Rogers and Moheed Martins, Jr. jointly and severally. Post-judgment interest is assessed at ~~5%~~ **0.15% per annum.**

If this judgment is not timely paid, let execution issue.

This is a Final Judgment.

SIGNED ON July 23, 2020



SENIOR UNITED STATES DISTRICT JUDGE